EXHIBIT F

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

FN HERSTAL, S.A., and

FN AMERICA, LLC,

Plaintiffs, Civil Action

vs.

No. 1:24-CV-218

STURM, RUGER & CO., INC.,

Defendant.

** CONFIDENTIAL **

REMOTE VIDEOTAPED DEPOSITION OF

DANA TREXLER

March 26, 2025

9:01 a.m. EST

Reported by:

Janice M. Kocek, CSR, CLR

Job No. 56862

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              The videotaped deposition of
2
    DANA TREXLER, via Zoom videoconferencing, called
3
    by the Defendant for examination, reported
    stenographically by Janice M. Kocek, License
    No. 084-002871, Certified Shorthand Reporter,
6
    Certified LiveNote Reporter, and Notary Public
7
    for the State of Illinois, commencing at the hour
    of 9:01 a.m. EST, on the 26th day of March, 2025.
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			98
1	information	on in the record.	
2	Q.	But no specialized knowledge on that	
3	point?		
4	A.	Correct.	
5	Q.	Am I correct that you're not an	10:47
6	expert on	how different firearms are used?	
7	A.	Correct.	
8	Q.	And no specialized knowledge in that	
9	area?		
10	A.	Correct.	10:48
11	Q.	Am I correct that you're not an	
12	expert on	how firearms work?	
13	A.	Correct.	
14	Q.	No specialized knowledge on that?	
15	A.	That is correct.	10:48
16	Q.	Am I correct that you're not a legal	
17	expert?		
18	A.	I am not.	
19	Q.	Not an expert on trademark law?	
20	A.	I I have no legal opinions in this	10:48
21	matter.		
22	Q.	Not an expert on likelihood of	

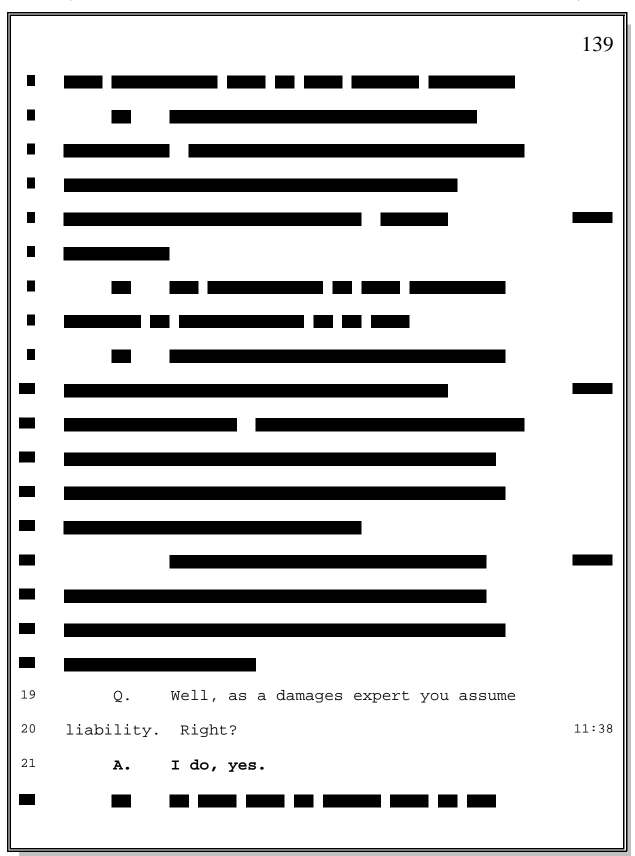
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		99
1	confusion?	
2	A. No. I understand likelihood of	
3	confusion as it fits into my world in this case	
4	as a damages experiment. But I am not an expert	
5	on likelihood of confusion.	10:48
6	Q. So you're not an expert on what is	
7	relevant to a likelihood of confusion analysis?	
8	A. I am not an expert.	
9	Q. You have no specialized knowledge on	
10	what's relevant to a likelihood of confusion	10:48
11	analysis?	
12	A. I'm not a lawyer.	
13	Q. So you're not an expert strike	
14	that.	
15	You have no specialized knowledge on	10:48
16	what's relevant to a likelihood of confusion	
17	analysis?	
18	A. I don't have a specialized	
19	MR. VAN ARNAM: Let me just object to	
20	form. And asked and answered.	10:49
21	THE WITNESS: Yeah. I do not have	
22	any specialized knowledge. I have a	

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